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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/696,896	10/29/2003	Joon Young Jung	51876P396	9271
8791	7590 06/03/2004		EXAMINER	
	SOKOLOFF TAYLO	STOCK JR,	STOCK JR, GORDON J	
12400 WILSHIRE BOULEVARD, SEVENTH FLOOR LOS ANGELES, CA 90025			ART UNIT	PAPER NUMBER
200111102225, 0.1 90020		2877		

DATE MAILED: 06/03/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)			
Office Action Commence	10/696,896	JUNG ET AL.			
Office Action Summary	Examiner	Art Unit			
	Gordon J Stock	2877			
The MAILING DATE of this communication appo Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONED	ely filed swill be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status		is and the language.			
1) Responsive to communication(s) filed on	_•	·			
· · · · · · · · · · · · · · · · · · ·					
3) Since this application is in condition for allowan					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-5</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1 and 3-5</u> is/are rejected.		•			
7) Claim(s) 2 is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examine	r.	5			
10)⊠ The drawing(s) filed on <u>29 <i>October 2003</i></u> is/are: a) accepted or b)⊠ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau					
* See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)	" 	(222 442)			
) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 20031029.		atent Application (PTO-152)			
S. Patent and Trademark Office		· · · · · · · · · · · · · · · · · · ·			

DETAILED ACTION

Drawings

1. The drawings are objected to because Fig. 1 lacks a label for rectangular component between 150 and 170. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Objections

2. Claim 3 is objected to for the following: "the optical coupler" lacks antecedent basis.

Correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 3, and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kogan et al. (6,504,611) in view of Tayebati (6,041,071).

As for claims 1, 3, and 4, Kogan in a two stage alignment device discloses the following: a first light source of visible light (Fig. 1: 24); a second light source that has infra red wavelengths (Fig. 1: 16); a stage (Fig. 1: 2, 4, 6, 8, 10) with micrometer precision (col. 1, lines 50-55); an optical alignment confirming means, image information acquiring means, and control means wherein the detector, the CCD camera and the optical measurement device, performs optical alignment with the light outputted from the first light source or the second light source

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(Fig. 1: 20, 48, and 50); an optical coupler with a first input port for the visible light, a second input port for the infrared light, a first output port and a second output port that may be the same as the input ports and an output port to the optical measurement device, 48 of Fig. 1 (Fig. 1: 30).

As for a lensed fiber, Kogan is silent. However, he states that the element being aligned of Fig. 1: 12 may be an optical element with an opening transparent to light having a wavelength outside of the visible light range such as a vertical cavity semiconductor laser (col. 3, lines 10-15). Tayebati in a narrow linewidth semiconductor laser teaches that lensed fibers comprise vertical cavity laser systems (Fig. 1). Therefore, it would be obvious to one skilled in the art at the time the invention was made that a lensed fiber was used for vertical cavity laser comprise lensed fibers.

5. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kogan et al. (6,504,611) in view of Tayebati (6,041,071) further in view of McCoy et al. (5,838,450).

As for claim 5, Kogan in a two stage optical alignment device and method of aligning optical components discloses: aligning light outputted from a visible light source with an active area of detector, a CCD camera with a registration coordinate system; inputting light outputted from the visible light source into the detector through an optical coupler (Fig. 1: 20, 22, 24, 30, and 12); visually confirming part of the active area of the detector the light transmitted and providing image information, which shows an extent of optical alignment provided to the CCD to a control circuit unit; controlling the stage to perform alignment using the image information; and performing optical alignment between the optical component and the active area of the CCD camera by operating the stage under control of the control circuit unit (col. 3, lines 30-55; col. 4, lines 30-65). As for a micrometer stage, the stage has micrometer precision (col. 1, lines 50-55).

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3As for a microscope, Kogan is silent, but he states that any suitable semiconductor-imaging device may be used (col. 2, lines 45-50). McCoy in a wafer alignment system teaches using a CCD with a microscope as an imaging system for wafers (col. 4, lines 55-65). Therefore, it would be obvious to one skilled in the art to have the CCD camera comprise a microscope, for wafer imaging systems comprise CCD detectors with a microscope.

As for a lensed fiber, Kogan is silent. However, he states that the element being aligned of Fig. 1: 12 may be an optical element with an opening transparent to light having a wavelength outside of the visible light range such as a vertical cavity semiconductor laser (col. 3, lines 10-15). Tayebati in a narrow linewidth semiconductor laser teaches that lensed fibers comprise vertical cavity laser systems (Fig. 1). Therefore, it would be obvious to one skilled in the art at the time the invention was made that a lensed fiber was used for vertical cavity laser comprise lensed fibers.

Lastly, the visible light is reflected by the optical component (see Fig. 1), but Kogan teaches that non-infrared light may be used to transmit light through the optical components (col. 5, lines 15-27). Therefore, it would be obvious to one skilled in the art that a visible light source may be used in the system to transmit light through the optical components rather than infrared wavelengths, for noninfrared wavelength sources such as visible light sources may be utilized for alignment via light transmission through the optical components.

Allowable Subject Matter

6. Claim 2 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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As to claim 2, the prior art of record, taken alone or in combination, fails to disclose or render obvious in an optical alignment apparatus using visible light source and images the particular compensation and optical intensity supervising means, in combination with the rest of the limitations of claim 2.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's 7. U.S. Patent 6,690,865 to Miyazaki disclosure:

Fax/Telephone Numbers

If the applicant wishes to send a fax dealing with either a proposed amendment or a discussion with a phone interview, then the fax should:

- 1) Contain either a statement "DRAFT" or "PROPOSED AMENDMENT" on the fax cover sheet; and
 - 2) Should be unsigned by the attorney or agent.

This will ensure that it will not be entered into the case and will be forwarded to the examiner as quickly as possible.

Papers related to the application may be submitted to Group 2800 by Fax transmission. Papers should be faxed to Group 2800 via the PTO Fax machine located in Crystal Plaza 4. The form of such papers must conform to the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CP4 Fax Machine number is: (703) 872-9306

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gordon J. Stock whose telephone number is (571) 272-2431. The examiner can normally be reached on Monday-Friday, 10:00 a.m. - 6:30 p.m.

Any inquiry of a general nature or relating to the status of this application or proceeding should

be directed to the receptionist whose telephone number is (703) 308-0986

ndra V. Smith rimary Examiner Art Unit 2877

May 24, 2004